UNITED STATES BANKRUPTCY COURT DISTRICT OF NORTH DAKOTA

In re: Jointly Administered

EPIC Companies Midwest, LLC,
EPIC Companies Midwest 2023, LLC,
EPIC Employee, LLC,
Bankruptcy No. 24-30282
EOLA Capital, LLC, and
Bankruptcy No. 24-30284

EC West Fargo, LLC, Bankruptcy No. 24-30285

Debtors. Chapter 11

EPIC Companies Midwest 2023, LLC, and EOLA Capital, LLLC,

Adversary No. 24-07035

Plaintiffs,

v. ORDER

LTC – The Don, LLC,

Defendant.

On May 8, 2025, Plaintiffs/Debtors filed a motion seeking approval of a settlement. Plaintiffs/Debtors served notice of the motion summarizing the settlement between EPIC Companies Midwest 2023, LLC, EOLA Capital, LLC, and LTC – The Don, LLC. The Court received no objections. Based on the information provided by Plaintiffs/Debtors and the documents filed in this case, the Court finds that the proposed settlement is fair and equitable, reflects a balance of the risks of litigation with potential recovery and appears to be in the best interest of the bankruptcy estate. Therefore, **IT IS ORDERED** that the Motion to Approve Settlement [Adversary No. 24-07035, Doc. 15; Bankruptcy No. 24-30281, Doc. 301] is **GRANTED** and the Settlement is **APPROVED**.

Dated this 4th day of June, 2025.

s/ William J. Fisher

William J. Fisher, Judge United States Bankruptcy Court